Applicant would like to thank the Examiner for the careful consideration given the

present application. The application has been carefully reviewed in light of the Office action,

and amended as necessary to more clearly and particularly describe the subject matter that

Applicant regards as the invention.

Applicant has amended claim 1 to incorporate limitations from claims 2 and 3. Claims 2

and 3 have been canceled.

Claims 1, 5 and 9 were rejected under 35 U.S.C. 102(b) as being anticipated by U.S.

Patent No. 2001/0026260 to Yoneda et al. (hereinafter "Yoneda"). Claim 1 has been amended

to include limitations from claims 2 and 3 not disclosed by Yoneda, thereby rendering the

rejection moot.

Claims 2 and 7 were rejected under 35 U.S.C. 103 (a) over Yoneda in view of U.S. Patent

No. 5,606,343 to Tsuboyama (hereinafter "Tsuboyama"). The limitations of claim 2 have been

incorporated into claim 1 and claim 2 has been canceled. To the extent that it may be applied to

the amended claim 1, the rejection is respectfully traversed.

As acknowledged in the Office action, Yoneda does not teach sequential scanning when a

movie display is performed, and thus Tsuboyama has been cited as rendering the limitation

obvious. Applicant respectfully submits that it would not have been obvious to one of ordinary

skill in the art to combine the teachings of Yoneda and Tsuboyama to arrive at the claimed

invention. Yoneda explains at paragraph [0113] that "When a motion picture or inputted letters

are to be displayed, it is preferred to select a driving method according to interlace scanning."

Page 5 of 7

Reply to Office action of May 14, 2009

Thus, in contrast to the required limitations of claim 1, Yoneda explicitly teaches away from

selecting sequential scanning when a motion picture display is performed. Therefore, one of

ordinary skill in the art in considering the teachings of Yoneda would clearly not be motivated to

modify the teachings of Yoneda to use sequential scanning for a movie display is performed,

since this would be in direct contradiction to the preferred mode of operation described in

Yoneda. Moreover, Tsuboyama teaches using a partial rewriting scan (as opposed to the

sequential scan) when displaying moving images "such as cursor movement, character entry and

screen scroll" (see column 4, lines 35-41). Thus, there is clearly no suggestion in Tsuboyama to

use the sequential scan for a movie display or camera mode as required by amended claim 1.

Therefore, for at least the aforementioned reason, it would have been nonobvious to arrive at the

claimed invention based on the teachings of Yoneda and Tsuboyama. Further, dependent claim

7 is patentable for at least the same reasons as parent claim 1.

Claims 3 and 4 were rejected under 35 U.S.C. 103 (a) over Yoneda in view of

Tsuboyama and in further view of U.S. Patent Application Publication No. 2003/0013484 to

Nishimura (hereinafter "Nishimura"). For the following reasons, the rejection is respectfully

traversed. Claims 3 and 4 depend from claim 1. As described above, Yoneda teaches away from

selecting sequential scanning when a motion picture display is performed, as required by claim 1.

Therefore, even if the teachings of Yoneda, Tsuboyama and Nishimura were combined, it would

have been nonobvious to arrive at the claimed invention.

Claim 8 was rejected under 35 U.S.C. 103 (a) over Yoneda in view of U.S. Patent

Application Publication No. 2003/0137521 to Zehner (hereinafter "Zehner"). For the following

reasons, the rejection is respectfully traversed. Claim 8 depends from claim 1. As described

Page 6 of 7

Appl. No. 10/576,550

Amdt. Dated: August 14, 2009

Reply to Office action of May 14, 2009

above, Yoneda teaches away from selecting sequential scanning when a motion picture display is

performed, as required by claim 1. Therefore, even if the teachings of Yoneda and Zehner were

combined, it would have been nonobvious to arrive at the claimed invention.

In consideration of the foregoing analysis, it is respectfully submitted that the present

application is in a condition for allowance and notice to that effect is hereby requested. If it is

determined that the application is not in a condition for allowance, the examiner is invited to

initiate a telephone interview with the undersigned attorney to expedite prosecution of the

present application.

If there are any fees resulting from this communication, please charge same to our

Deposit Account No. 16-0820, our Order No.: NGB-40221.

Respectfully submitted,

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